## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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CASE NO. 15-CR-20040 HON. JUDITH E. LEVY

v.

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Defendant.			

#### STIPULATION TO AMEND BOND CONDITIONS

**NOW COMES** Defendant, Tashun White, by counsel, Attorney Carl Jordan, and the parties jointly stipulate to amend the conditions of Defendant's bond to allow travel out of the district as approved by Pretrial Services.

- 1. Defendant White was released on bond October 1, 2015.
- 2. Conditions of bond restricts travel to the Eastern District of Michigan.
- 3. As condition of Defendant's employment, attendance is required at The Inaugural Leadership Convening on February 3 and 4, 2016 in Houston, Texas. It is anticipated, as Campus President of Everest Institute of Southfield, Defendant will be required to attend multiple conferences this coming summer and fall.
- 4. The parties now request and stipulate that the conditions of Defendant Tashun White's bond be amended to permit travel as approved by Pretrial Services.

#### IT IS SO STIPULATED

Dated: January 27, 2016

Carl Gilmer-Hill CA161939 Assistant U.S. Attorney 211 W. Fort St. Ste 2001 Detroit, MI 48226 Carl.gilmer-hill@usdoj.gov Carl Jordan P57226 Attorney for Defendant 26677 West Twelve Mile Road Southfield, MI 48034 carljordanjd@yahoo.com

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

#### **SOUTHERN DIVISION**

UNITED STATES OF AMERICA,	
	<b>CASE NO. 15-CR-20040</b>
	HON. JUDITH E. LEVY
v.	
TASHUN YVONNE WHITE	
Defendant.	

### ORDER TO ALLOW TRAVEL

**IT IS HEREBY ORDERED** that the conditions of Defendant's bond and release are hereby amended to allow travel outside of the state of Michigan for purposes of work.

Dated:			

Hon. Judith Levy Eastern District of Michigan Court

200 E Liberty St Ste 300 Ann Arbor, MI 48104

Phone: (734) 887-4700 Fax: (734) 887-4705

**SOUTHERN DIVISION** 

UNITED STATES OF AMERICA,	
	<b>CASE NO. 15-CR-20040</b>
	HON. JUDITH E. LEVY
v.	
TASHUN YVONNE WHITE	
Defendant.	

# **CERTIFICATE OF SERVICE**

It is hereby certified that a copy of the Defendant's foregoing Motion was filed this day by ECF and thus served upon all parties of record.

Respectfully submitted,

/s/ Carl Jordan

Carl Jordan 26677 W. Twelve Mile Rd Southfield, MI 48034 313/282-0869 carljordanjd@yahoo.com

Dated: January 21, 2016